## EXHIBIT A

Record Cite	<u>Name</u>	<b>Position</b>	Time Billed	<u>Date</u>	Billing Description
ECF No. 1057, at 29	Michael C. Whalen	Associate	11.70	04/24/23	Draft motion to intervene (6.7); analyze related caselaw (4.3); correspond with R. Montefusco regarding same (.4); correspond with M. Murphy and M. Micheli regarding motion to intervene strategy (.4)
ECF No. 1057, at 30	Ryan Montefusco	Of Counsel	7.40	04/24/23	Review and revise motion for intervention (2.1); analyze case law and statutory authority re same (4.9); correspond with M. Whalen re intervention issues (.4)
ECF No. 1057, at 34	Ryan Montefusco	Of Counsel	7.90	04/27/23	Analyze prior motion to dismiss briefing and related decisions (6.7); correspond with M.  Murphy and M. Micheli re opposition brief and supporting evidence (.4); correspond with S.  Lawand re same (.3); call with Jones Day, M. Murphy, M.  Micheli, K. Pasquale, M.  Whalen and S. Lawand re same (.5)
ECF No. 1057, at 34	Sam Lawand	Associate	8.60	04/27/23	Analyze authority on fraudulent transfer, financial distress, and insolvency issues (5.7); attend call with M. Murphy, M. Micheli, and R. Montefusco, and Jones Day regarding motion to dismiss (.5); prepare outline of issues for response to motion to dismiss (2.4)
ECF No. 1057, at 34	Jillian A. McMillan	Associate	7.70	04/28/23	Correspond with S. Lawand, L. Miliotes, and R. Montefusco re objection to motion to dismiss outline (.6); review first LTL case pleadings for motion to dismiss (3.1); draft outline re same (2.5); draft summaries of

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	T			1	
					recently filed motions to dismiss
					(1.2); correspond with K.
					Hansen, M. Murphy, and M.
					Micheli re same (.3)
ECF No. 1057, at 36	Ryan Montefusco	Of Counsel	7.20	04/29/23	Analyze preliminary injunction
					deposition testimony and related
					declarations (2.5); analyze prior
					motion to dismiss briefing (.8);
					analyze opposition issues and
					related case law (3.1);
					correspond with S. Lawand and
					J. McMillan re same (.8)
ECF No. 1057, at 36	Ryan Montefusco	Of Counsel	7.90	04/30/23	Draft outline for motion to
					dismiss response (1.9); draft
					outline for potential AHC
					member declaration (1.2);
					analyze case law regarding
					motion to dismiss opposition
					issues (3.9); correspond with S.
					Lawand, J. McMillan, and L.
					Miliotes regarding same (.9)
ECF No. 1059, at 14	Charles Rubio	Partner	8.90	04/24/23	Work on Trust Distribution
					Procedures with L. Parkins
ECF No. 1059, at 14	Lenard Parkins	Partner	8.90	04/24/23	Work on Trust Distribution
					Procedures (TDP) and extended
					meeting with C. Rubio to discuss
					and make substantial
					revisions thereto (8.9).
ECF No. 1059, at	Lenard Parkins	Partner	11.40	04/24/23	Complete research in Boy Scout
14–15					case on broad support by ad hoc
					victims committee for victims
					for individual voting rights by
					digital method (1.9) and discuss
					same with C. Rubio (.3); and
					communicate findings to M.
					Watts (.3); work on Trust
					Distribution Procedures (TDP)
					and extended meeting with C.
					Rubio to discuss and make
					substantial revisions thereto
					(8.9).
ECF No. 1059, at 15	Charles Rubio	Partner	8.90	04/25/23	Continue to work on draft of the
					Trust Distribution Procedures
					and send draft to J. Onder and
					M. Nachawati for comments
					(5.4); continue to review and

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		1	1	1	
					revise Trust Distribution
					Procedures (3.5).
ECF No. 1059, at 15	Charles Rubio	Partner	12.90	04/26/23	Work with L. Parkins in
					connection with the TDP (1.2);
					call with L. Parkins and M.
					Watts to discuss electronic
					voting (.2); further revise the the
					TDP and circulate to M.
					Nachawati and J. Onder (11.5)
ECF No. 1059, at 15	Jennifer Cook	Paralegal	7.80	04/27/23	Review Trust Distribution
					document and edit same,
					including adding table of
					contents and otherwise revising
					the formatting of the document
					to make it redline ready.
ECF No. 1060, at 55	Michael C.	Associate	9.50	05/06/23	Analyze caselaw relevant to
	Whalen				mandamus petition and response
					(3.6); draft parts of response to
					mandamus petition (5.9)
ECF No. 1060, at 57	Abigail H. Wald	Associate	8.90	05/10/23	Prepare parts of opposition to
					case suspension motion
ECF No. 1060, at 60	Ryan Montefusco	Of Counsel	7.70	05/01/23	Review plan re motions to
					dismiss and next steps (.3);
					analyze case law and statutory
					authority re motion to dismiss
					and opposition to same (4.3);
					revise outline re opposition to
					motion to dismiss (.8); analyze
					deposition transcripts in
					connection with motion to
					dismiss opposition (2.3)
ECF No. 1060, at 61	Ryan Montefusco	Of Counsel	7.30	05/02/23	Call with Cole Schotz re motion
,					to dismiss evidentiary issues
					(.3); review and summarize
					Watts, Pulaski and Murdica
					depositions in connection with
					motion to dismiss response (6.4);
					draft email to clients re
					evidentiary needs on motion to
					dismiss opposition (.6)
ECF No. 1060, at 66	Ryan Montefusco	Of Counsel	8.40	05/10/23	Correspond with Steering
ĺ					Committee re subpoena
					responses (.3); prepare parts of
					draft response and objection to
					subpoena (3.2); call with L.
					Parkins re motion to dismiss
	l .	<u>i</u>	1	<u> </u>	1

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					objection (1.1); call with
					SteerCo member re same (.4);
					analyze authority, case
					documents and declarations re
					motion to dismiss (3.4)
ECF No. 1060, at 70	Ryan Montefusco	Of Counsel	7.40	05/17/23	Analyze case law re Bankruptcy
					Code section 1112(b)(2) (1.6);
					prepare parts of motion to
					dismiss objection (5.6); Call
					with W. Farmer re same (.2)
ECF No. 1060, at 71	Ryan Montefusco	Of Counsel	7.30	05/18/23	Prepare parts of motion to
			, 10 0	00.10.20	dismiss objection (4.1); analyze
					case law re Bankruptcy Code
					section 1112(b)(2) (2.3);
					correspond with W. Farmer re
					same (.4); Call with K. Whitner,
					M. Whalen, and A. Wald re
					discovery issues (.5)
ECF No. 1060, at 77	Ryan Montefusco	Of Counsel	8.70	05/23/23	Attend call with B. Hoffmeister,
ECT No. 1000, at //	Kyan Wonterusco	Of Couriser	0.70	03/23/23	· ·
					M. Murphy, K. Whitner, and M.
					Micheli re ad hoc committee
					member deposition (1.2);
					prepare parts of deposition
					outline (3.4); draft responsive
					letter to Judge Kaplan re
					claimant list dispute (1.9);
					correspond with M. Murphy re
					same (.3); revise and finalize
					letter to Judge Kaplan re
					claimant list dispute (.5); call
					with K. Whitner, M. Murphy, M.
					Whalen and M. Micheli re trial
					prep issues (.5); call with ad hoc
					committee member re deposition
					issues (.8)
ECF No. 1060, at 82	Ryan Montefusco	Of Counsel	8.70	05/25/23	Review and revise Onder and
					Watts declarations supporting
					objection to motion to dismiss
					(1.8); correspond with L. Parkins
					re same (.5); Call with M.
					Micheli and Parkins and Rubio
					re same (.3) review and revise
					draft motion to dismiss objection
					(6.3); correspond with Steering
					Committee re same (.4); Call
					with M. Micheli re motion to
				1	with M. Michell re motion to

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					dismiss objection and supporting documents (.2); Call with K.
					Pasquale re same (.3)
ECF No. 1060, at 84	Ryan Montefusco	Of Counsel	10.30	05/26/23	Correspond with L. Parkins re Onder declaration (.6); review and revise same (1.2); review and revise Watts declaration (1.6); review and finalize motion to dismiss objection (6.5); call with M. Micheli and M. Murphy re same (.2); Call with F. Farmer re same (.2)
ECF No. 1060, at 93	Jillian A. McMillan	Associate	6.70	05/09/23	Draft memo re prepackaged asbestos plan's solicitation procedures in connection with analysis of same for LTL (4.2); review PG&E and Boy Scouts electronic voting process in connection with analysis of same for LTL (1.2); draft memo to M. Micheli re same (1.1); correspond with L. Miliotes re exculpation questions (.2)
ECF No. 1060, at 98	Jillian A. McMillan	Associate	7.30	05/13/23	Review and revise solicitation procedures, order and exhibits (1.8); correspond with M. Micheli, clients, and M. Murphy re same (.5); attend calls with M. Micheli re solicitation procedures and plan issues (.8); draft summary of solicitation issues (.6); correspond with M. Micheli and M. Murphy re same (.2); review and revise plan issues list (3.0); correspond with M. Micheli and Parkins & Rubio re solicitation procedures (.2); attend call with Parkins & Rubio re solicitation procedures (.2)
ECF No. 1060, at 98	Matt M. Murphy	Partner	13.90	05/13/23	Call with S. Heard and Ad Hoc Committee member regarding filed plan and TDP (.8); telephone call with Ad Hoc Committee regarding TDPs (.8); correspond with Ad Hoc Committee regarding same (.3);

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	1			1	
					review TDPs (4.5); review and
					edit plan and plan issues list (3.7
					); analyze related authority and
					precedents (1.3); calls with M.
					Micheli and J. McMillan
					regarding same and solicitation
					procedures (.8); further calls
					with M. Micheli regarding plan
					and TDP (.8); call with Ad Hoc
					Committee regarding same (.5);
					correspond with Ad Hoc
					Committee regarding same (4)
ECF No. 1060, at	Matt M. Murphy	Partner	7.90	05/15/23	Telephone call with D. Prieto
102					(Jones Day) regarding open plan
					and solicitation issues (.4);
					attend call with D. Prieto, J.
					Murdica, and M. Micheli
					regarding open plan issues (.3);
					continue to review and edit plan,
					proposed changes, and issues list
					(1.7); review findings regarding
					LTL1 and related rulings (.6);
					review revised TDP (.8);
					telephone calls with Jones Day
					regarding potential resolution of
					open issues (1.2); correspond
					with Ad Hoc Group regarding
					same (.8); review filed plan
					(1.2); update plan issues list (.5);
					call with K. Hansen, M. Micheli,
					L. Miliotes regarding plan
					updates (.4)
ECF No. 1060, at	Sam Lawand	Associate	8.90	05/29/23	Analyze authority in support of
111	Zwiii Zwii wiiu			00, 27, 23	objection to motion to exclude
					nonovarian claims (4.1); Draft
					objection re same (4.8)
ECF No. 1061, at 16	Stacy L. Newman	Member	6.00	05/08/23	DRAFT REIMBURSEMENT
Let 110. 1001, at 10	Stacy D. 14CWIIIall	Wichilder	0.00	05/00/25	AGREEMENT, MOTION TO
					APPROVE AND PROPOSED
					ORDER AND MULTIPLE
					CORRESPONDENCE WITH S.
					VAN AALTEN AND
					REVISIONS THERETO (5.6);
					REVIEW AHC RESPONSE TO
					MANDAMUS (.3);
					CORRESPONDENCE WITH

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		1		I	
					AHC MEMBERS
					REGARDING CASE STATUS
					(.1)
ECF No. 1061, at 21	PVR	Unidentified	6.10	05/06/23	CONFERENCES WITH S.
					CARNES, B. CHURBUCK
					AND L. MORTON RE: LTL
					REDACTION PROJECT AND
					PREPARE UNREDACTED
					AND REDACTED 2019
					SCHEDULES FOR 9 LAW
					FIRMS
ECF No. 1061, at 23	PVR	Unidentified	11.80	05/08/23	CONFERENCE CALLS AND
					EMAIL EXCHANGE WITH S.
					CARNES, B. CHURBUCK
					AND L. MORTON AND
					REVIEW, REVISE AND
					PREPARE REDACTED AND
					UNREDACTED 2019
					SCHEDULES WITH LEGEND
					FOR ANDRES PEREIRA LAW
					FIRM, ANDREWS &
					THORNTON, HENINGER
					GARRISON DAVIS, LLC,
					JOHNSON LAW GROUP,
					LINVILLE LAW GROUP,
					MCDONALD WORLEY PC,
					NACHAWATI LAW FIRM,
					ONDERLAW, LLC, PAUL
					LLP, PULASKI KHERKHER,
					PLLC, RUEB STOLLER
					DANIEL, SINGLETON
					SCHREIBER, SLATER
					SLATER SCHULMAN LLP,
					TRAMMELL PC AND WATTS
					GUERRA LLP
ECF No. 1061, at 23	Mark Tsukerman	Member	7.80	05/08/23	REVIEW OF NUMEROUS
					CASE PLEADINGS,
					INCLUDING DISMISSAL
					PLEADINGS FILED BY TCC,
					UST AND OTHERS; AND
					TCC'S MANDAMUS
					APPLICATION AND
					CLIENT'S DRAFT
					RESPONSE; AND BRIEFING
					RE: DIRECT CERTIFICATION
					OF STAY DECISION
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ECF No. 1061, at 24	SYC	Unidentified	7.30	05/09/23	CONTINUE TO REVISE, FINALIZE REDACTED AND UNREDACTED 2019 STATEMENT, EXHIBITS MOTION TO SEAL/PROPOSED ORDER/NOTICE; COORDINATE SERVICE OF SAME
ECF No. 1062, at 16	Charles Rubio	Partner	10.30	05/24/23	Attend the deposition of M. Nachawati (4.3), call with M. Nachawati and L. Parkins following deposition to discuss deposition and related matters (1.6), work on comments to objection to motions to dismiss including researching standards under 1112(b) and reviewing the filed motions to dismiss (4.4)
ECF No. 1062, at 16	Lenard Parkins	Partner	10.30	05/24/23	Attend the zoom deposition of M. Nachawati (4.3), call with M. Nachawati and C. Rubio following deposition to discuss deposition and related matters (1.6), work on comments to objection to motions to dismiss and reviewing the filed motions to dismiss by TCC and other parties (4.4)
ECF No. 1062, at 16	Charles Rubio	Partner	8.50	05/25/23	Work session with L. Parkins to continue to work on comments to objection to motions to dismiss (5.3); work on comments to Onder declaration in support of same (.8); call with R. Montefusco and L. Parkins to discuss objections to motions to dismiss (.4), call with J. Onder to work on his declaration in connection with objection to motion to dismiss (1.0); further revise declaration and portions of the motion (.5); call with Streerco and Co-Counsel to discuss case status and the

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				1	, ,1 3 % ,
					response to the Motions to
ECENT 1000 + 05	C1 1 D 1:	D .	12.00	0.5 /1.2 /2.2	Dismiss (.5)
ECF No. 1062, at 25	Charles Rubio	Partner	13.00	05/13/23	Call with Steerco and co-counsel to discuss plan and TDP (1.0); work on revised draft of the TDP with L. Parkins including addressing comments received from committee members and synthesizing two versions of the TDP together - one created by the AHC and one created by the Debtor (11.2); work on solicitation documents and circulate them to the Steerco and
					co-counsel (.8)
ECF No. 1062, at 25	Lenard Parkins	Partner	11.20	05/13/23	Work on revised draft of the TDP with C. Rubio including addressing comments received from committee members and synthesizing two versions of the TDP together - one created by the Ad Hoc and one created by the Debtor (11.2)
ECF No. 1062, at 25	Charles Rubio	Partner	11.70	05/14/23	Calls with J. Onder and L. Parkins to discuss status of TDP and Plan issues (.5); call with Steering Committee, cocounsel and J. Murdica (partial) to discuss TDP and Plan issues (2.1); work on revising the TDP and calls with L. Parkins, J. Onder and M. Nachawati regarding same and send out revised draft to K. Lounsberry (Barnes and Thornburg) (8.2), call with M. Nachawati to discuss status of case (.9)
ECF No. 1166, at 34	Kris Hansen	Partner	14.00	06/27/23	Review exhibits and certain submissions in preparation for trial (2.9); draft notes in connection with trial preparation (2.8); attend motion to dismiss trial (8.3)
ECF No. 1166, at 35	Kris Hansen	Partner	13.50	06/28/23	Review certain submissions in preparation for trial (1.7); draft notes in connection with trial

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					preparation (3.0); attend motion
					to dismiss trial (8.8)
ECF No. 1166, at 62	Ryan Montefusco	Of Counsel	11.20	06/16/23	Prepare plan and related
					issues/task list for motion to
					dismiss trial (1.3); correspond
					with W. Farmer re cross
					examination outlines (.5); review
					and revise pre-trial stipulation
					(1.4); correspond with K.
					Whitner, K. Hansen and Jones
					Day re same (1.3); review and
					revise Watts declaration (2.2);
					review and revise Onder
					declaration (3.8); call with K.
					Whitner, W. Farmer, and M.
					Whalen re trial prep (.5); call
					with M. Murphy re same (.2)
ECF No. 1166, at 81	Ryan Montefusco	Of Counsel	14.40	06/25/23	Prepare parts of motion to
					dismiss sur-reply (7.9); analyze
					legal authority in support of
					same (2.6); review and
					supplement deposition
					designations and anticipated
					witness testimony (3.9)
ECF No. 1311-2, at	M N Bales	Associate	4.70	07/11/23	Analyze committee members
6					expenses from 2021 case (3.4);
					analyze committee members
					2021 case fees (.9); draft
					summary to Rush regarding the
					same (.4).
ECF No. 1311-2, at	P Lombardi		7.10	07/12/23	Draft objection to substantial
7	201110 011 01		,,,,	0 77 127 28	contribution motions (6.2);
,					revise objection insert (.9).
ECF No. 1311-2, at	A T Williams		7.00	07/12/23	Draft objection to substantial
7	71 1 Williams		7.00	0 77 12723	contribution motions (6.90);
					communicate with Perez
					regarding same (.10).
ECF No. 1311-2, at	I M Perez		6.60	07/17/23	Revise draft of response to
7	11,1110102			37/17/23	substantial contribution motions
,					(6.20); communicate with
					Williams regarding same (.10);
					communications with Williams,
					Lombardi, Smith regarding same
					(.30).
ECF No. 1311-2, at	T B Lewis		12.00	07/07/23	Participate in call with Prieto,
14	I D LCW15		12.00	01/01/23	Erens and others regarding
17					Lions and oniors regarding

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					<u></u>
					revised disclosure statement
					(0.5); review and revise draft
					trust distribution procedures
					(11.3); emails with Prieto
					regarding same (.0.2).
ECF No. 1311-2, at	T B Lewis		8.00	07/06/23	Review and draft comments to
13					trust distribution procedures
					(7.80); emails with Prieto
					regarding plan support letter
					(.20).
ECF No. 1311-2, at	T B Lewis		6.50	07/19/23	Review and draft comments to
22	1 B Lewis		0.50	07/17/23	trust distribution procedures.
ECF No. 1311-2, at	A P Johnson		7.30	07/06/23	Revise disclosure statement
13	A 1 Johnson		7.50	07700723	(4.9); review same (.8); analyze
13					precedent related to same (1.6).
ECE No. 1211 2 -4	N D Vocaly	Associate	6.40	07/05/23	1
ECF No. 1311-2, at 13	N P Yearly	Associate	0.40	07/03/23	Draft objection to Maune
13					Raichle vote preclusion motion
					(3.7); communicate internally
					concerning solicitation
					procedures workstream and next
					steps (0.4); research concerning
					plan related matters (2.0);
					analyze materials concerning
					same (0.3).
ECF No. 1311-2, at	N P Yearly	Associate	9.20	07/10/23	Research concerning plan related
16					matters (4.5); review solicitation
					materials (1.2); revise
					solicitation procedures motion
					(3.0); revise solicitation
					materials (0.3); correspondence
					with Tran, Ghaul regarding same
					(0.2).
ECF No. 1311-2, at	J M Jones	Partner	3.80	07/10/23	Draft proposed findings of fact
43					and review related evidentiary
					material (3.50); review and
					respond to memo from Villari
					concerning draft proposed
					findings of fact (.30).
ECF No. 1311-2, at	G M Gordon	Partner	4.40	07/25/23	Telephone conference with
25				020,23	Prieto regarding plan issues
					(.50); further telephone
					conferences with regarding same
					(.20); review emails from Prieto,
					Haas regarding plan issues (.30);
					review and respond to email
					from Prieto regarding same
					moni i neto regarding same

	(.20); analyze plan issues (.50); review and respond to further emails from Haas, Prieto regarding same (.20); draft and review emails to and from Haas regarding same (.30); draft and review emails to and from Prieto, Haas regarding potential plan amendments (.30); review and respond to email from Prieto regarding potential plan amendments (.20); review and comment on draft response to TCC letter on solicitation directive (1.30); review emails from Rosen, Lauria regarding disclosure statement issues (.20); review emails from Haas regarding potential plan
	amendment (.20).